

KPS CONSULTING

“Building an Access Bridge in Technology and Telecommunications”

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May 9, 2007

By electronic filing:

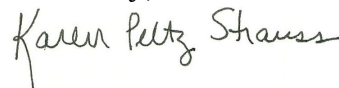
Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: **Ex Parte Presentation**
CG Docket No. 03-123

Dear Ms. Dortch:

On May 8, 2007, Karen Peltz Strauss, consultant for Ultratec, Inc., (Ultratec) had a conversation with Cathy Seidel of the Consumer and Governmental Affairs Bureau, in which the matter of the proposed rate for an Internet protocol (IP) version of captioned telephone was raised. At that time, Ms. Strauss informed Ms. Seidel that it was Ultratec's belief that it would be economically infeasible to provide IP captioned telephone at the rates for IP relay that were recently proposed by the National Exchange Carriers Administration (NECA). It was proposed that the Federal Communications Commission (FCC) develop a separate rate for IP captioned telephone services to ensure fair and reasonable compensation. Accompanying this ex parte are separately-filed comments in the above-mentioned proceeding to explain why a separate captioned telephone rate is needed.

Sincerely,



Karen Peltz Strauss
Legal Consultant
Ultratec, Inc.